

प्राधिकार से प्रकाशित. PUBLISHED BY AUTHORITY

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नई विल्ली, शनिवार, जनवरी 3, 1976 (पौष 13, 1897)

No. 11

NEW DELHI, SATURDAY, JANUARY 3, 1976 (PAUSA 13, 1897)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं (Advertisements and Notices issued by Private Individuals and Private Bodies)

LOST

National Defence Gold Bonds-1980 A' Series

Nos. KN000645 for 129 Grams, originally standing in the names of Dharam Pal Agarwal, the proprietor, by whom it was never endorsed to any other person, having been lost notice is hereby given that the payment of the above bond and the instalment thereupon has been stopped at the Public Debt Office, Reservo Bank of India, Kanpur and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the advertiser: Dharam Pal Agarwal Residence: C/o M/s Dharam Pal

Pearsonganj, Haldwani Distt. Nainital (U.P.)

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA, PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION FTC.

BY ORDER Controller of Publications

CHANGE OF NAMES

I, hitherto, known as DIPCHAND JETHAMAL, son of JETHAMAL RAYCHAND employed as U.D.C. in No. 31 400GI/75 (1)

Party (S.C.C.) Survey of India, Pune, reciding at 587/1, Nana Peth, Poona-2, have changed my name and hereafter be known as DIPCHAND JETHAMAL OSWAL.

It is certified that I have complied with other legal requirements in this connection.

DIPCHAND JETHAMAL, [Sd. (in existing) old name]

1, hitherto, known as SS-23450K Captain NOEL RAN-DOLPH SCOTT son of late Shri JT SCOTT, employed as an Army Officer in 11-Engineer Regiment, C/O 56 APO, residing at 17, Teachers Colony, MHOW (MADHYA PRADESH), have changed my name and hereafter be known as SS-23450K Captain NARENDRA SINGH.

It is certified that I have complied with other legal requirements in this connection.

SS-23450K Capt NR SCOTT, [Sd. (in existing) old name]

1, hitherto, known as KAMALA KANTA NAMASUDRA son of Late KANTA PROSAD BHUIPA employed as Auditor in the office of the Accountant General, Nagaland, Kohima, residing at M.R. Hills, Kohima, Nagaland, have changed my name and hereafter be known as KAMALA KANTA BHUIYA.

ft is certified that I have complied with other legal requirements in this connection.

KAMALA KANTA NAMASUDRA, [Sd. (in existing) old name]

I, hitherto, known as Miss MANGALA ANANT KUL-KARNI daughter of Shri ANANT BHIKAJI KULKARNI, employed as Auditor in Accountant General Bombay residing at 11/215, Lamba Building, Sir Bhalchandra Road, Matunga Bombay-400 019, have chauged my name and shall hereafter be known as Mrs. JAYASHREE PRAMOD KULKARNI. w.e.f. 19-2-1973.

It is certified that I have complied with other legal requirements in this connection,

Miss. MANGALA ANANT KULKARNI, [Sd. (in existing) old name]

I, hitherto, known as DAMODAR DAS S/o Shri RAJA RAM employed as LABORATORY Attendent in Gun Carriage Factory Laboratory residing at Goriya Ghat, Saliwada Mandla Road, Jabalpur, have changed my name and shall hereafter be known as DAMODAR RRASAD BADEREYA.

It is certified that I have complied with other legal requirements in this connection.

DAMODAR DAS, [Sd. (in existing) old name]

I, hitherto, as NARAN BHAI Son of Shri RANCHHOD-BHAI ROHIT employed as L.D. Clerk in the Office of the Assistant Collector of Central Excise, Jamnagar, residing at Village: Pipalsat, Ta: Sankheda;—Dist:—Baroda, (Gujarat State), have changed my name and hereafter be known as ROHITKUMAR RANCHHODBHAI MOTAWAR.

It is certified that I have complied with other legal requirements in this connection.

NARAN BHAI, [Sd. (in existing) old name]

I, hitherto known as Smt. VIDYA PANDURANG MAHABAL daughter of Shri, Pandurang Mahadeo Mahabal, employed as Clerk, Sub-Rest-Office-Miraj, Dist. Sangli, residing at Phatak Wada, Brahminpuri, Opp. Bharat Bhushan Vidayala, Miraj, Dist. Sangli Maharashtra State, have changed my name and shall hereafter be known as SOU. SEEMA SURESH BADAVE.

It is certified that I have complied with other legal requirements in this connection.

V. P. MAHABAL, [Sd. (in existing) old name]

I, hitherto known as Miss. VIJAYAMMA N.T. daughter of Shri NARAYANA PANICKER, employed as Staff Nurse in R.B.T.B. Hospital, Kingsway, Camp, Delhi-110 009, residing at—D/28, Vijaya Nagar, Delhi-110 009, have changed my name and shall hereafter be known as Mrs. VIJAYAMMA CHANDRAN.

It is certified that I have complied with other legal requirements in this connection.

Miss. VIJAYAMMA N.T. [Sd. (in existing) old name]

I, hitherto known as KALI DASS son of Shri MANGAL SINGH, employed as Instrument Mechanic Optical, in 509 Army Base Workshop, Agra, residing at near Distt Hospital Chhipitola, Agra, have changed my name and shall hereafter be known as KALI DASS RAJPUT.

It is certified that I have complied with other legal requirements in this connection.

KALIDASS.

[Sd. (in existing) old name]

I, hitherto known as Miss SUDHA VITHAL ANGADI daughter of Shri VITHAL B. ANGADI, employed as Telephone Operator in International Telephone Exchange, residing at C/o K. M. Murkunbi, Vithal Sayyana, Dutta Mandir, Thana, have changed my name and shall hereafter be known as Mrs. SHUBHADA RAVIKUMAR KANADE.

It is certified that I have complied with other legal requirements in this connection,

Miss, S. V. ANGADI, [Sd. (in existing) old name]

l, hitherto known as CHAMBHAR BHIWAJI BABU son of Shri CHAMBHAR BABU BHIWA, employed as Assistant Grade II, in Food Corporation of India, Bombay, residing at 3/84, Maharastra Housing Board, Bombay-25, have changed my name and shall hereafter be known as CHAVAN BHIWAJI BABU.

It is certified that I have complied with other legal requirements in this connection.

CHAMBHAR B. B., [Sd. (in existing) old name]

I, hitherto known as Miss VEENA KAUSHIKKAR daughter of Mr. V. D. KAUSHIKKAR, employed as Research Assistant (Engg.) in Central Water & Power Research Station, Khadakwasla, Poona-24, residing at H160, Adinath Society, Poona-9 have changed my name and shall hereafter be known as Mrs. VEENA SUBHASH KULKARNI.

It is certified that I have complied with other legal requirements in this connection.

V. K. KAUSHIKKAR, [Sd. (in existing) old name].

I, hitherto known as Kum. NIRMALA DEVI daughter of Late Shri MADHAVAN PILLAI employed as T.O. in Bombay Telephones, Bombay, residing at Bldg. No. 3, Room No. 47, C.P.W.D. Staff Quarters, Sahar Village, Bombay-400057, have changed my name and shall hereafter be known as Mrs. NIRMALA V. PILLAI.

It is certified that I have complied with other legal requirements in this connection.

Kum. NIRMALA DEVI, [Sd. (in existing) old name]

I, hitherto known as OM PARKASH son of Shri MANSHA SINGH employed as Lineman Phones in O/o SDO Telephones; Patiala, residing at Shahi Samadhan Exchange, Patiala, have changed my name and shall hereafter be known as OM PARKASH SINGH.

It is certified that I have complied with other legal requirements in this connection.

OM PARKASH, [Sd. (in existing) old name]

I, hitherto, known as RAMESH CHANDRA SHARMA s/o Shri RAMLAL BHATTA employed as A.S.D./m Gde. II in No. 58 Party (W.C.), Survey of India Ajmer (Raj.) residing at J-K-21, Dholabhata, Ajmer (Raj.), have changed my name an dhereafter be known as UPENDRA BHATT.

It is certified that I have complied with other legal requirements in this connection.

RAMESH CHANDRA SHARMA.
[Sd. (in existing) old name]

I, hitherto known as USHA daughter of DINANATH D. SULE, employed as Telephone Operator in Bombay Telephones Office of the Traffic Supdt. (T), residing at Piadad House, 13-Charai Thana, have changed my name and hereafter be known as Mrs. ALPANA ABHAY NIMAK.

It is certified that I have complied with other legal requirements in this connection.

U. D. SULE, [Sd. (in existing) old name]

I, hitherto known as KUMARI SESHADRI JANAKI daughter of late Shri N. S. SESHADRI IYENGAR, employed as Stenographer in the Office of the Textile Commissioner, New C.G.O. Buildings, New Marine Lines, Bombay-20, residing at No. 11, Subhada Coop. Housing Society Ltd., Tejpal Scheme Vth Road Extension, Vile Parle (East), Bombay-400 057, have changed my name and shall hereafter be known as Smt. JANAKI THIRUMALAI.

It is certified that I have complied with other legal requirements in this connection.

Kum. S. JANAKI, [Sd. (in existing) old name]

I, hitherto known as SHANKAR B. SAVARATKER son of BHIKU RAMA, employed as Mailman in R.M.S. Bombay P. & T. Department residing at 239/3269 Tagor Nagar. Bombay-83, have changed my name and shall hereafter be known as SHANKAR BHIKU SAVARDEKAR.

It is certified that I have complied with other legal requirements in this connection.

S. B. SAVARATKER. [Sd. (in existing) old name!

I, hitherto known as VANKAR KANABHAI MANABHAI son of Shri MANABHAI BHAGWANBHAI VANKER, employed as peon in the office of the Inspecting Assistant Commissioner of Income-tax, Acquisition Range-I, 2nd Floor, Handloom House, Ashram Road, Ahmedabad residing at Village Iyawa (Vasna) Taluka Sanad, District. Ahmedabad have changed my name and hereafter be known as VANIYA KISHOR MANABHAI.

It is certified that I have complied with other legal requirements in this connection.

VANKER KANABHAI MANABHAI, [Sd. (in existing) old name]

I, hitherto known as AMULYA KUMAR MANDAL, son of Late KANAK KANTI ROY employed as Auditor in the office of the Asstt. Director of Audit, Defence Services (P), Allahabad, residing at 6/A Kaladanda, Allahabad, have chinged my name nd herefter be known s AMULYA KUMAR ROY.

It is certified that I have complied with other legal requirements in this connection.

AMULYA KUMAR MANDAI..
[Sd. (in existing) old name)

I, hitherto known as GHULAM NABI ZARGAR son of Shri AHAD SHAH ZARGAR, employed as Scientific Officer in B.A.R.C., Nuclear Research Laboratory, Srinagar, residing at 3rd Bridge, Dookani Sangeen, Srinagar, Kashmir have changed my name and shall hereafter be known as GHULAM NABI SHAH S/O Shri AHAD SHAH.

It is certified that I have complied with other legal requirements in this connection.

GHULAM NABI ZARGAR. [Sd. (in existing) old name]

I, hitherto known as CHINDU KONDAYYA son of KONDAYYA employed as Sweeper in the Office of The Garrison Engineer (MES) Panaji (Goa), residing at Panaji (Goa), have changed my name and hereafter be known as CHANNABOYANNA MALKONDIAH.

It is certified that I have complied with other legal requirements in this connection.

CHINDU KONDAYYA. [Sd. (in existing) old name]

I, hitherto known as Smt. USHA VYANKATESH GAL-GALE daughter of Shri VYANKATESH GALGALE, employed as clerk in P. and T. Department (Hadapsar Industrial Estate Post Office, Poona-13), residing at Vithal Rukmai Niwas. Satavwadi. Hadapsar (Poona-28), have changed my

name and hereafter be known as Smt. SUCHETA SURESH MALIHALLI.

It is certified that I have complied with other legal requirements in this connection.

U. V. GALGALE, [Sd. (in existing) old name]

I. hitherto known as AFIPHAN PHARSHY TUSCAN son of Shri FRANCIS SALU TUSCANO, residing at Fatima Friary Kirol, Ghatkopar Post, Bombay-400086, have changed my name and hereafter be known as DEVPRAKASH FRANCIS TUSCANO.

It is certified that I have complied with other legal requirements in this connection.

AFIPHAN PHARSHY TUSCAN, [Sd. (in existing) old name]

I. hitherto known as MAHADEB NUNIA son of BHATTU NUNIA employed as a Labourer in Rifle Factory, Ishapore, T. No. R-469, residing at G-5/5, Old Workmen Line, Ishapore, have changed my name and shall herefater be known as MAHADEB DAS.

It is certified that I have complied with other legal requirements in this connection.

MAHADEB NUNIA, [Sd. (in existing) old name]

I, hitherto known as DHARAM PRAKASH son of Shri HEM DATT ISSAR, employed as Deputy Supdig. Surveyor in No. 69 (Comp.) Party (G&RB), Survey of India, Dehra Dun, residing at T-IV/3, Hathbarkala Estate, Dehra Dun, have changed my name and hereafter be known as DHARAM PRAKASH ISSAR.

It is cortified that I have complied with other legal requirements in this connection.

DHARAM PRAKASH, [Sd. (in existing) old name]

I, hitherto known as ULAVAPPA YALLAPPA KSHOURAD, son of YALLAPPA BASAPPA KSHOURAD, employed as Clerk, in Channapatna Head Post Office, (P.&T.), residing at U. Y. Kshourad, Clerk, P.O. Channapatna-571501, have changed my name and shall hereafter be known as SHIVASHANKAR PRASAD.

It is certified that I have complied with other legal requirements in this connection.

U. Y. KSHOURAD, [Sd. (in existing) old name]

I. hitherto known as SUDAM JAISING son of Shri SHYAMA JAISING, employed as Switchman-Sery. in Bhusandpur Railway Station, residing at Village, Routpara & Dr. Puri, have changed my name and shall hereafter be known as SUDAM JENA son of PARIKHITA JENA.

It is certified that I have complied with other legal requirements in this connection.

S. JAISING, [Sd. (in existing) old name]

I. hitherto known as K. THANKAMANI son of Sti KESAVAN, employed as C.L. Lascar in Assistant Engineer's Office, Trivandrum-Cape-Tirunelveli Project, Construction, Southern Railway, Trivandrum; residing at Kozhikottu cavil Veedu, Puthenthura Post, Needakara, Quilon District, Kerala State, have changed my name and hereafter be known as K. MANI.

It is certified that I have complied with other legal requirements in this connection.

There is no change in my signature.

K. THANKAMANI, [Sd. (in existing) old name]

I, hitherto known as Shri JAGANNATH BHUIMALI son of Shri ABHOY CH. BHUIMALI, employed as Sepoy in Office of the Supdt. of Salt, Govt. Salt Golah, Howrah, W. Bengal, residing at No. 1, Howrah Road, Howrah, have changed my name and hereafter be known as Shri JAGANNATH MALI.

It is certified that I have complied with other legal requirements in this connection.

JAGANNATH BHUIMALI, [Sd. (in existing) old name]

I, hitherto known as RAM RAJ son of Shri JAMADAR employed as Clerk in Central Telegraph office New Delhi, residing at H. No. A-14 P & T Quarters Sewa Nagar, New Delhi, have changed my name and heerafter be known as RAM RAJ MISRA.

It is certified that I have complied with other legal requirements in this connection.

RAM RAJ, [Sd. (in existing) old name]

I, hitherto known as RAMBRIKSH MISTRY son of SAKALDIP MISTRY, employed as Khalasi in Dy. Controller of Stores, E. Rly., Liluah P.O. Rishra, Dt. Hooghly, residing at 41/7, Netaji Subhas Road, P.O. Rishra, Dt. Hooghly, have changed my name and hereafter be known as RAMBRIKSH YADAV.

It is certified that I have complied with other legal requirements in this connection.

RAM BRIKSH MISTRY, [Sd. (in existing) old name]

31, hitherto known as MANABHAI son of Shri NATHA-BHAI DHANEK, employed as Sepoy in The Assistant Collector of Customs, Vidvalava Chamber, Opp. Paldi Bus stop, Ahmedbaad-6, have chagned my name and shall hereafter be known as MANILAL NATHABHAI DHANEK.

It is certified that I have complied with other legal requirements in this connection.

MANABHAI [Sd. (in existing) old name]

FORM NO. 155

Member's Voluntary Winding up Name of Company: FINANCIERS COMBINE (P) LTD. (Involuntary Liquidation)

Notice convening final meeting

Notice is hereby given in pursuance of Section 497/509 that a General Meeting of the members of the abovenamed company will be held at 761/42-A, Chandni Chowk, Delhi-Registered Office, on the 31st day of January 1976 at 12 A.M. for the purpose of having an account iaid before them, showing the mauner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the Liquidator and also of determining by a special resolution of the company, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed of. Dated this 6th day of December 1975.

A. L. KHANNA, Liquidator.

NOTIFICATION BY THE KANPUR COMMODITY EXCHANGE LTD., 51/56, COLLECTOR GANJ. KANPUR

The approval of the Secretary, Forward Markets Commission, under sub-sec. (1) of sec. 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Govt, of India Ministry of Commerce and Industry Notification S.O. 1162 dated the 4th May, 1960, has been obtained on the 31st October, 1975 to the following amendments made to the Bye-laws of the Kanpur Commodity Exchange, Ltd., Kanpur.

AMENDMENTS

In the said Bye-laws :-

- I. After the byelaw 1(7) the following new byelaw 1(7A) shall be added:—
 - 1(7A). 'CLEARING RATE' means the closing rate of the day or any other rate fixed under byelaw 101(e) for the purpose of payment between members of the differences or dues pertaining to the outstanding transactions.
- II. Byclaw 1(35) shall be deleted.
- III. In byelaw 1(36) the words 'for the purpose of registration in the books of the Exchange' shall be deleted.
- IV. Byelaw 1(37) shall be deleted and substituted by the following.
 - 1(37). Brokers Transaction Book means the statement required to be submitted by a broker in a prescribed form containing all the hedge contracts transacted by him for the members.
- V. In byelaw 1(38) the words 'MAUND' means Bengali maund of 40 seers (82-2/7) lbs. shall be deleted.
- VI. In byelaw 13 the words 'contract book (Kabala Bahi) Kachi Bahi or Dasti' appearing after the words 'produce his' and before the words 'for inspection shall be deleted and substituted by Transaction Book and/or Kachi Bahi'.
- VII. In byelaw 17 the last sentence beginning with the words 'He shall get' and ending with 'before 11.30 A.M.' shall be deleted.
- VIII. In byclaw 25 the words 'till the time of the registration thereof by the Exchange' shall be deleted.
 - IX. In clause (a) of byelaw 80 the words and should be registered with the Exchange in the manner specified in byelaws 104 to 110' appearing after the words 'Board of Directors' and before 'These Contracts' shall be deleted.

Clause (b) of byelaw 80 will be deleted and substituted the following:—

- (b) The original contract shall be submitted by the member to the opposite member with whom he has made the transactions while retaining the copy for his own record.
- (c) In clause (c) of the byelaw 80 the word 'registered with' appearing after the words 'shall be' and before the words the Exchange' shall be deleted and substituted by the words 'reported to.
- (d) In clause (d) of byelaw 80 the words 'registered with' appearing after the words 'should be' and before the words 'the Exchange' shall be deleted and substituted by the words 'reported to'.
- X. The existing byelaw 86 shall be cancelled and substituted by the following:—
 - 86. Hawala of hedge contracts made with the consent of all the members concerned shall be in writing and in the relevant form appended to the byelaws. Such contracts shall be subject to the byelaws and shall not be cancelled except with the authority of the Board. Hawala shall be affected between two or more members only on such day or days as may be fixed by the Board for the purpose and at the closing rate of the previous trading day provided if any other rate is fixed for such previous day under byelaw 101(e) the Hawalas shall be effected between the members at the rate so fixed only. Hawala contracts shall be free of any charges.

After byelaw 86 a new byelaw 86A shall be added as below :-

- 86A. The Board shall have power to declare as invalid any Hawala effected by or with member wno at the following day on which clearing takes place fails to meet his obligauons to other members of the Exchange and is posted as a defaulter under the bye-laws. In he event of any such Hawaia being declar-ed invalid by the Board, the differences on all outstanding transactions of the defaulting members shall be claimed and paid as it no such Hawala had been effected.
- XI. Byelaw 89 shall be deleted and substituted by the following :-
 - 89. The Exchange shall maintain a register for recording the transactions of every member as per his Daily Report.
- XII. In sub-clause (i) of clause (c) of byelaw 101 the words beginning with 'with a view' and ending at 'covery money' shall be deleted and substituted by the words with a view to check manipulation in in rates and/or quoting of fictitious or widely divergent artificial rates in the Trading Ring of the Exchange the Board, whenever necessary, may appoint a committee of not less than 3 Directors and/or members to fix the clearing rate.

In sub-clause (ii) of clause (e) of byelaw 101 the words 'and/or manipulates or attempts to manipulate shall be added after the words 'artificial rales' and before the words 'in the Ring'.

- XIII. The title of Chapter XIII shall be deleted and substituted by 'Balance Sheet', Clearing and Margin'.
- XIV. Byelaw 104 shall be deleted and substituted by the following :-
 - 104. A Clearing House shall be maintained for transmission of documents and payments, settlement etc., between the contracting parties under the management of the Clearing House Committee appointed by the Board which shall consist of 4 members and a Director who shall be the Chairman of the Committee. Three members shall form the quorum for a mention of the committee. meeting of the committee.
- XV. In clause (a) (i) of byelaw 105 the word 'Section' shall be deleted and substituted by the word
- XVI. In byelaw 106 the last sen ence beginning with the words 'Excepting......and ending at Daily Report' shall be deleted.
- XVII. Byelaw 107 shall be deleted and substituted by the following :-
 - 107(i) All hedge contracts shall be subject to Daily Clearing through the Clearing House. Settlement of differences due to outstanding contracts and other liabilities shall be made , through the Clearing House.
 - (ii) In case of contracts coming under clearing for the first time differences shall be calculated between the contract rate and the Clearing Rate and in case of contracts coming under subsequent clearing differences shall be calculated between clearing rates.
 - III. In sub-clause (a) of byelaw 108 the words and figures 'From 1 to Rs. 500/- per unit' shall be deleted and substituted by the following:—
 'From 1 to 25 units of 5000 kg. free limit.

From 26 to 250 units of 5000 kg. Rs. 50 per

From 251 to 375 units of 5000 kg. Rs. 75 per

From 376 to 500 units of 5000 kg, Rs, 100 per

above 500 units of 5000 kg. Rs. 200 per unit.

X1X. In sub-clause (a) of byelaw 109 the word 'register' shall be deleted and substituted by the word 'record'.

- The sub-clause (b) of byelaw 109 shall be deleted
 - XX. In sub-clause (c) of byelaw 110 the words and which have remained unregistered' appearing after the words 'to pay the margin money' and before the words 'shall be informed' shall be deletea.
 - XXI. Byclaw 111 shall be deleted and substituted by the following :-
 - 11(a). Alongwith his Daily Report a member shall pay, either in cash or by cheque on the Banks approved by the Board, the amount of auterence at the Clearing Rate together with the brokerage, margin money payable under byelaw 108, commission, contributions to the Building and the Charity Funds of the Exchange as per provisions given elsewhere in these byelaws; failing which the the member concerned shall be declared defaulter. The opposite parties to the contracts shall be promptly informed of the failure of the member by posting a Notice on the Notice Board of the Exchange. The Clearing House Committee shall call a meet-ing of the concerned opposite parties and arrange to settle his total transactions at his risk and responsibility.
 - (b) In case the cheque of any member is returned uncashed for whatsoever reason, the member concerned shall be called upon to pay the amount in cash in the Clearing House within one hour of the service of notice upon him failing which the member concerned shall be declared defaulter. concerned shall be declared defaulter and provisions of clause (a) above shall apply.
 - (c) Members shall submit their payment vouchers for the monies due to them along with their Daily Reports. Outward payments to the members shall be made only after the encashment of the cheques received by the Clearing House.
 - XXII. In byelaw 112 the words 'and cover money' appear-ing after the words 'margin money' and before the words 'etc.' shall be deleted.
 - XXIII. In byelaw 114 the words 'and the contracts accompanying it wherever occurring shall be deleted
 - XXIV. Byelaw 115 shall be deleted and substituted by the following:-
 - 115. It shall be the responsibility of every member to pay full amount of differences with his Daily Reports and maintain in full extent the margin money. If for any error or mistake on the part of the member or for any other reason the amounts of differences and/or margin money are found short the member concerned shall pay the same forthwith on demand by the Clearing House failing which he shall be declared defaulter and provision of clause (a) of byelaw 111 shall apply.
 - XXV. Byclaw 117 shall be deleted and substituted by the following:---
 - 117. Every member shall be required to check his account on the last day of the month. The Exchange shall not be responsible for any errors thereafter.
 - XXVI. After byelaw 118 the following new byelaw 118A shall be added :--
 - 118A. Any dispute arising out of the working of the Clearing House shall be decided by the Clearing House Committee whose decision Clearing House Committee whose decision shall be binding upon the parties subject to a right of appeal to the Board within 24 hours of the decision of the Clearing House Committee. The appeal fee shall be Rs. 30/half of which shall be refunded to the appellant if the decision goes in his favour. Till the decision of the Board the member concerned shall have to comply with the orders and directions of the Clearing House Committee. mittee.

- XXVII. After the byelaw 120 the following new byelaws 120A and 120B shall be added:—
 - 120A. The Clearing House shall not be deemed to guarantee the title, ownership, genuineness, regularity or validity of any documents passing through the Clearing House.
 - 120B. The Exchange, the Board, the Clearing House Committee or any of its members shall not be liable and answerable for anything done or omitted to be done by the Clearing House or in respect of the title, ownership, genuineness, regularity or validity of any documents passing through the Clearing House.
- XXVIII. In clause (b) of the Byelaw 121 the words and figures 'Rs. 2/-' shall be deleted and substituted by the words and figures 'Rs. 4/-'.
- XXIX. In byelaw 123 the words 'Section' appearing after the word 'Clearing' and before the words 'of the Exchange' shall be deleted and substituted by the word 'House'.
- XXX. The byelaw 127 shall be deleted and substituted by the following:—
 - 127. The Delivery Orders shall be issued at the immediately preceding Clearing or at the rate fixed under byelaw 101(e) for the immediate preceding day in respect of the Hedge contract of that delivery.
- XXXI. In clause (i) of the byelaw 128 the word 'Section' shall be substituted by the word 'House'.
- XXXII, Byelaw 133 shall be deleted.
- XXXIII. In byelaw 138 the words and figures 'Rs. 4/- shall be deelted and substituted by the words and figures 'Rs. 6/-'.
- XXXIV. In byelaw 139A the words and figures 'Rs. 2/-' shall be deleted and substituted by the words and figures 'Rs. 4/-'.
- XXXV. In byelaw 140 the words and figures 'Rs. 2/-shall be deleted and substituted by the words and figures 'Rs. 4/-'.
- XXXIV. In byelaw 232A the words 'on Sudi 5 of the concerned delivery month' appearing after the words 'to an end' and before the words 'not withstanding' shall be deleted and substituted by words 'before the First Tender Day'.

The clause (b) of the byelaw 232A shall be deleted and substituted by the following:—

- (B) If the seller does not issue Delivery Order for the fulfilment of his outstanding sale transactions by the last Tender Day, the seller shall pay damages equivalent to the difference between the rate of the previous clearing or the rate of contract (whichever is applicable) and the Due Date Rate provided such rate is higher than the previous Clearing Rate of the rate of contract. The seller shall also pay penalty as per byelaw 12½(b) provided the amount so prescribed does not exceed the amount equivalent to the difference between the Due Date Rate and the maximum rate fixed. In case the seller or his agent fails to give delivery of the goods, the buyer shall act in accordance with other byelaws in this respect.
- XXXVII. In clause (i) of byelaw 236A the words 'registered with the Company in accordance with Byelaw 109' appearing at the end shall be deleted.
- XXXVIII. In byelaw 247 the words 'at least seven directors voting at any meeting of the Board' shall be deleted and the words 'a majority of the directors present' shall be substituted thereof.
- XXXIX. In clauses (b) and (h) of byelaw 250 the words and figures 'Rs. 2/-' shall be deleted and replaced by 'Rs. 4/-'.

- XXXX. In clause (a) of byelaw 284 the existing subclause (iii) shall be renumbered as sub-clause (iv) and the following new sub-clause (iii) shall be added:—
 - (iii). After adding the commission charges as fixed by the Local Market Committee, subject to the maximum of Rs. 1.50 per cent of whatsoever may be prescribed in the U.P. Krishi Utpadan Mandi Adhiniyam, 1964, as amended from time to time, if the spot rates are exclusive of commission charges.
- XXXXI. The existing Form 9A shall be deleted and substituted by the new Form appended with these byelaws.
- XXXXII. 285F. The amendments made to byelaws 1(7A), 1(35), 1(36), 1(37), 1(38), 13, 17, 25, 80, 86, 86A, 89, 101(e), Title of Chapter XIII, 104, 105(a), 106, 107, 108, 109, 110, 111, 112, 114, 115, 117, 118A, 120A, 120B, 121, 123, 127, 128, 133, 138, 139A, 140, 232A, 236A, 247, 259, 284, Form No. 9A and new Form under byelaw 86 on 31st October 1975 (date of approval by the Forward Markets Commission) shall be applicable to May 1976 and subsequent deliveries of Linseed Hedge Contract.

FORM NO. 9A

				At C	learing
Member with	Units	Units	Total out-	R	ate
whom transa- ctions made	Bougnt	Sold	standing up-to-date		

Balance	Receivable		Payable
Charges.			=
Commission			
Commission Patan			
Brokerage			
Charity Fund			
Building Fund			
Amount Deposited in	l		
Bank/Clearing House	•		
Amount receivable			
from Clearing House			
_	Siama	and	Cianautr.

Stamp and Signautre of the Member

(Under Byelaw 86)
THE KANPUR COMMODITY EXCHANGE LTD.
51/56, Collectorganj, Kanpur

PARTIC	ULARS OF HAWA	LA TRANSAC	CTIONS
Name of Par Clearing Rath	tyDeliver	yDate	
Unit	Bought	Unit	Sold

Signature and Stamp of Party K. D. DALAKOTI, Secretary.

The Kanpur Commodity Exchange Ltd., Kanpur. (Approved by the Secretary, Forward Markets Commission vide letter No. 2/1/72-KAN dated the 31st October 1975).